REMARKS

Claims 1-30 are currently pending in the subject application and are presently under consideration. Claims 1, 5, 11, 15, 21, and 25 have been amended as shown on pp. 2-8 of the Reply.

Favorable reconsideration of the subject patent application is respectfully requested in view of the comments and amendments herein.

I. Rejection of Claims 1-30 Under 35 U.S.C. §103(a)

Claims 1-30 stand rejected under 35 U.S.C. §103(a) as being unpatentable over Nessett et al. (U.S. 6,766,453) in view of Berman et al. (U.S. 2003/0221126) and Dujari et al. (U.S. 7,191,467). Withdrawal of this rejection is requested for at least the following reasons. The cited references, either alone or in combination, do not disclose or suggest all features recited in the subject claims as amended. "To reject claims in an application under §103 . . . the prior art reference (or references when combined) must teach or suggest all the claim limitations." See MPEP §706.02(j); see In re Vaeck, 947 F.2d 488, 20 USPO2d 1438 (Fed. Cir. 1991).

Independent claim 1 (and its corresponding dependent claims) recites: A method for registering a first device with a second device, comprising the steps of: initiating communication between the first device and the second device over a first communication channel using a first communication method by engaging a trigger at the first device and detecting at the second device that the trigger at the first device has been engaged; generating a first secret known to the first device and a second secret known to the second device using communications between the first device and the second device over the first communication channel using the first communication method; from the first device, producing first information derived from the second secret; using a communication channel other than the first communication channel and a communication method other than the first communication method, comparing the first information and the second information in a manner sufficient to assure a third party that the first secret and the second secret are the same; and enabling the first and second device to use the first and second secrets upon the third party being assured that the first

secret and the second secret are the same. The subject amendments are supported by the specification. For example, the specification describes that a registration process between two network devices can be initiated by one of the network devices upon activation of a trigger, such as a button or a switch, on the network device. (See p. 7, Il. 21-23; p. 20, Il. 20-23).

Nessett et al. relates to techniques for performing an authenticated Diffie-Hellman key agreement protocol over a network where the communicating parties, such as a client device and a wireless network access point, share a secret key with a third party. (See col. 2, ll. 40-47). Under the protocol described by Nessett et al., a wireless client system and a network access point transmit a secret key to a third party RADIUS server. (See col. 2. II. 52-57; col. 7. I. 63 - col. 8. I. 7). Once both secret keys have been transmitted. the client system can initiate registration by generating a first registration message and communicating the message to the network access point. (See col. 2, 11, 58-67; col. 8, 11. 8-39). In turn, the network access point generates a second registration message and transmits the first and second messages to the RADIUS server for authentication. (See col. 3, II, 1-11; col. 8, I, 40 - col. 9, I, 5). However, independent claim 1 recites *initiating* communication between the first device and the second device over a first communication channel using a first communication method by engaging a trigger at the first device and detecting at the second device that the trigger at the first device has been engaged. Nessett et al. does not disclose or suggest such novel features. Specifically, prior to registration, Nessett et al. discloses that a network device and a network access point provide secret keys to a RADIUS server. Nessett et al. then discloses that registration between the network device and network access point begins by generating registration information at the network device. However, Nessett et al. is silent regarding how the network device and/or the network access point initiate the communication of secret keys to the RADIUS server. Further, after the network device and network access point transfer secret keys to the RADIUS server, Nessett et al. is additionally silent as to how the registration process between the device and the access point is initiated. Thus, Nessett et al. does not disclose or suggest initiation of a registration between a first network device and a second network device by engaging a trigger at the first network device as recited by independent claim 1.

Similarly, Dujari et al. does not overcome the noted deficiencies of Nessett et al. Dujari et al. generally relates to techniques for providing extended functionality for Internet browsers in order to facilitate authentication between an Internet client and a server via a third party authentication service. (See abstract; col. 6, Il. 46-65). As generally described by Dujari et al., a client and a server communicate via the Internet using HTTP. (See col. 6, Il. 29-31). A server can then request third-party authentication for a client with which the server is communicating by sending a HTTP authentication challenge to the client. (See col. 2, Il. 31-47). Upon receiving this authentication challenge, the client then engages in third-party authentication with a login server. Thus, Dujari et al. discloses that authentication is performed by a server by issuing a challenge to the client. Like Nessett et al., Dujari et al. therefore differs from the features recited by independent claim 1, wherein registration between network devices is initiated by a network device upon engagement of a physical trigger at that network device.

At Pages 2-3 of the Office Action, the Examiner additionally relies on Berman et al. to overcome the deficiencies of Nessett et al. and Dujari et al. Berman et al. generally relates to techniques for mutual authentication between a client and a server. (See abstract, paragraph 0010). To begin authentication, a server provides a client with which the server will be authenticated with an object reference that indicates an authentication method used by the server. (See paragraph 0045). A secure connection, such as a connection based on SSL, is then established between the client and the server, over which the client sends authentication information, such as a user name and password, to the server. (See paragraph 0045, 0062). This information can then be provided to a third party authentication server, such as a DCE security server or a Kerberos server, to authenticate the client with the server. (See paragraph 0062).

The Examiner asserts at Page 3 of the Office Action that Berman et al. teaches using a communication channel other than the first communication channel and a communication method other than the first communication method, comparing the first information and the second information in a manner sufficient to assure a third party that the first secret and the second secret are the same. However, like Nessett et al. and Dujari et al., Berman et al. is silent as to initiating communication between the first device and the second device over a first communication channel using a first

communication method by engaging a trigger at the first device and detecting at the second device that the trigger at the first device has been engaged as recited by independent claim 1. Rather, as noted above, the authentication process disclosed by Berman et al. begins when the server provides a client to be authenticated with the server an object reference indicating an authentication method used by the server.

Likewise, independent claims 5, 11, 15, 21, and 25 have been amended to recite similar features to those recited by independent claim 1. Thus, Nessett et al., Berman et al., and Dujari et al., either separately or in combination, do not teach or suggest all features of independent claims 5, 11, 15, 21, and 25 for the reasons stated above regarding independent claim 1. Accordingly, Applicant's representative respectfully requests that this rejection be withdrawn.

CONCLUSION

The present application is believed to be in condition for allowance in view of the above comments and amendments. A prompt action to such end is earnestly solicited.

In the event any fees are due in connection with this document, the Commissioner is authorized to charge those fees to Deposit Account No. 50-1063 [MSFTP1996US].

Should the Examiner believe a telephone interview would be helpful to expedite favorable prosecution, the Examiner is invited to contact applicant's undersigned representative at the telephone number below.

Respectfully submitted, Amin, Turocy & Calvin, LLP

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